OGC 63-2197

OGC Has Reviewed

26 July 1963

MEMORANDUM FOR: SSA-DD/S

SUBJECT:

Home Leave Prior to Completion of 24-Month

Tour

1. In the past week a number of case this Office requesting opinions as to the leg	ality of authorising home	
leave for overseas employees after less the	in 24 months overseas.	
As you know,	on 11 July S	TATINTL
1963 allowing home leave after 18 months,	provided Hoperational	
necessity, hardship, or compassionate circ	umstances" required. As	
we have said in our conversations on this sy	sbject, this extends S	TATINTL
beyond the authority of the Overseas Different	entials and Allowances Act	.,
and since this is the only authority for gran	ting home leave to Agency	
employees, the can have no legal eff	ect.	

STATINTL

2. Two cases, which have arisen this week, have prompted this Office to request an oral opinion from a representative of GAO as to the application for home leave accrual and eligibility of TDY in the United States of less than four months during an overseas tour. He stated that the Comptroller General would have no legal objection to our applying such TDY at the close of a tour, provided in each case the official requirement for taking TDY is (a) well documented and (b) directed by a senior official of the Agency. Moreover, if the employee were transferred PCS to the U.S. prior to his return overseas for further duty, reimbursement for home leave could not be approved unless he had actually served 24 months overseas, i.e., TDY at the end of his tour could not be counted toward the 24 months.

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- 3. We discussed two specific cases with our GAO contact. The first is a case in which the employee has been ordered to return home after 22 menths everseas in order to accompany a number of foreign dignitaries on a tour of the U.S. for a two to three-month period. The second is the case of an individual who has been overseas 23 months whom Headquarters is moving from one post to another and would like to bring home TDY for briefing and then home leave. In both of these cases, the GAO representative could see no legal objection to our approving home leave after TDY provided that the total time overseas plus TDY was 24 months or more and that the individual was then reassigned overseas.

Office of General Counsel

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Copy of Routing Shoot from SSA-DD/S to Chief, CCS

STATINTL	Attached is a copy of a memorandu
	(OGC 63-2197), dated 26 July 1963 signed by Hr. a member
	of the Office of Usmeral Counsel.
	This memorandum was written to explain the legal limitations on
STATINTL	the granting of home leave privi- leges and refers to dated 11 July 1963.
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